House	Amendment NO
	Offered By
	ubstitute for House Bill No. 1184, Page 1, In the Title, Line 3, by deleting the and inserting in lieu thereof the word "agriculture"; and
Further amend said bill and pa following:	age, Section A, Line 3, by inserting after all of said section and line the
"261.320. 1. There is	hereby established the "Agri-Ready County Designation Program" within the
department of agriculture as a	voluntary program whereby any county or city not within a county may apply
with the department to become	e designated as an agri-ready county if it meets the requirements of this section.
2. To qualify as an ag	ri-ready county, a county or city not within a county shall:
(1) Not have any heal	th or zoning ordinances that discourage or prevent new agricultural operations;
(2) Not have agricultu	ural setback requirements that are more stringent than department of natural
esources regulations;	
(3) Not have permit for	ees that are greater than five hundred dollars annually;
(4) Not require addition	onal cash, surety bonds, or insurance above the concentrated animal feeding
peration indemnity fund requ	irements under section 640.740;
(5) Not define agricul	tural operations as nuisances;
(6) Not have a definit	ion of any animal agricultural operation that is more stringent than state laws or
egulations;	
(7) Not require air mo	onitoring or have containment requirements for air particles other than those
equired under chapter 643;	
(8) Allow land applica	ation of nutrients and crop protection products at a rate no less than the
ninimum agronomic rate base	d on data from the college of agriculture, food, and natural resources at the
University of Missouri-Colum	bia or based on the Material Safety Data Sheet of such crop protection product;
<u>nnd</u>	
(9) Not have any regu	llations or ordinances more restrictive than state laws to discourage or prevent
processing facilities.	
	h 31, 2016, the department of agriculture shall establish application
*	edures for the agri-ready county designation program. Any rule or portion of a
•	section 536.010, that is created under the authority delegated in this section
•	it complies with and is subject to all of the provisions of chapter 536 and, if
	This section and chapter 536 are nonseverable, and if any of the powers vested
	suant to chapter 536 to review, to delay the effective date, or to disapprove and
annul a rule are subsequently l	held unconstitutional, then the grant of rulemaking authority and any rule
Action Taken	Date
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1	proposed or adopted after August 28, 2015, shall be invalid and void.
2	4. Any county or city not within a county that receives a designation as an agri-ready county shall
3	submit a report annually to the department of agriculture that will include, but not be limited to, the following
4	information:
5	(1) Any changes to ordinances, permit fees, or other factors necessary to meet the requirements of
6	this section;
7	(2) The number of new agricultural operations in the county or city not within a county. No
8	identifying information regarding any operation shall be required;
9	(3) The number of expanded agricultural operations in the county or city not within a county. No
10	identifying information regarding any operation shall be required; and
11	(4) Any other information deemed necessary by the department of agriculture.
12	
13	The report required under this subsection shall be no longer than one page. The department of agriculture
14	shall allow for online submission of the report.
15	5. If the department determines that a county or city not within a county no longer meets the
16	requirements of this section, it may withdraw the agri-ready county designation.
17	6. The department of agriculture shall develop an agri-ready county logo. Any county or city not
18	within a county designated as agri-ready by the department of agriculture may use the agri-ready county logo
19	on any sign, brochure, website, or other marketing material.
20	7. Any county or city not within a county designated as agri-ready by the department of agriculture
21	may request the department of transportation to erect and maintain appropriate signs designating it as
22	agri-ready. If requested, the department of transportation shall erect and maintain such signs, with the cost to
23	be paid by the county or city not within a county.
24	8. The department of agriculture shall publish and maintain a list of all agri-ready counties on its
25	website.
26	9. In evaluating any grant proposal based on a point system, the department of agriculture,
27	department of natural resources, and department of economic development shall increase the total number of
28	points awarded by five percent to the following:
29	(1) Any agri-ready county or city not within a county;
30	(2) Any political subdivision located within an agri-ready county; or
31	(3) Any agricultural operation located within or proposing to locate within an agri-ready county.
32	

If an agri-ready county loses its agri-ready designation at any point during the grant period, the agri-ready county shall be responsible for repaying any grant funding received."; and

Further amend said bill, Page 5, Section B, Line 1, by inserting after the word "reenactment" the following: "of sections 262.960, 262.962, and 348.407"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.